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7 *Attorneys for Defendants Yendry Hernandez-Echeverria,  
Gretsin Consuegra Soriano, Juan Schueg-Castro, and  
8 Jose Preito-Hernandez*

9 **UNITED STATES DISTRICT COURT**

10 **DISTRICT OF NEVADA**

11 GATEWAY INSURANCE COMPANY, a  
12 Missouri corporation;

13 Plaintiff,  
vs.

14 ALEXANDER FERNANDEZ-LEON, an  
15 individual; YENDRY HERNANDEZ-  
ECHEVARRIA, an individual; GRETSIN  
16 CONSUEGRA SORIANO, an individual; JUAN  
SCHUEG-CASTRO, an individual; JOSE  
17 PRIETO-HERNANDEZ, an individual; NELLIS  
CAB LLC, OPERATION SERIES NELLIS  
18 CAB LLC, VEH, SERIES 102, a Nevada series  
limited liability company,

19 Defendants.

Case No.: 2:19-cv-00771-GMN-BNW

20 **EXTEND BRIEFING SCHEDULE RE:  
DEFENDANT'S REPLY TO PLAINTIFF'S  
OPPOSITION TO DEFENDANTS  
MOTION TO DISMISS COMPLAINT FOR  
DECLARATORY JUDGMENT  
PURSUANT TO FRCP 12(b)(6) [ECF NO.  
22]**

**(FIRST REQUEST)**

21 IT IS HEREBY STIPULATED AND AGREED, by and between the parties, YENDRY  
22 HERNANDEZ-ECHEVARIA ("Yendry"), GRETSIN CONSUEGRA SORIANO ("Gretsin"), JUAN  
23 SCHUEG-CASTRO ("Juan"), and JOSE PREITO-HERNANDEZ ("Jose") (collectively  
24 "Defendants"), by and through their counsel of record, MAIER GUTIERREZ & ASSOCIATES, and  
25 GATEWAY INSURANCE COMPANY ("Gateway"), by and through its counsel of record,  
26 HUTCHISON & STEFFEN, PLLC, that the deadline for Defendants to file a Reply to Plaintiff's Opposition  
27 to Defendants Motion to Dismiss Complaint for Declaratory Judgment Pursuant to FRCP 12(b)(6)  
28 [ECF No. 22] filed on July 17, 2019, currently due on July 24, 2019, shall be continued for ten (7)

1 days, through and including **July 31, 2019**.

2 This is the first stipulation to extend deadline.

3 The requested extension is necessary to allow Defendants associate attorney sufficient time to  
4 review and appropriately respond to the opposition as previous handling associate attorney is on  
5 maternity leave. This is the parties' first request for an extension related to this briefing. The  
6 extension is not intended to cause delay or prejudice to any party.

7 DATED this 24<sup>th</sup> day of July 2019.

DATED this 24<sup>th</sup> day of July 2019.

8 **MAIER GUTIERREZ & ASSOCIATES**

**HUTCHISON & STEFFEN, PLLC**

9  
10 /s/ Stephen G. Clough  
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17 /s/ Todd W. Prall  
18 L. KRISTOPHER RATH, Esq.  
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TODD W. PRALL, Esq.  
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10080 West Alta Drive, Suite 200  
Las Vegas, NV 89145  
19 Attorneys for Plaintiff

20 IT IS SO ORDERED:  
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23 UNITED STATES MAGISTRATE JUDGE  
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25 DATED: 9/23/2019 nunc pro tunc 7/24/2019  
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